

State of Alabama County of Jackson SS.

Sworn to and subscribed before me, this the 15th day of March, A. D. 1890 by the above-named affiant, and I certify that I read said affidavit to said affiant including the words.....
.....erased, and the words.....
.....added and acquainted him with its contents before he.....executed the same I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and that said affiant.....is.....personally known to me, and that he is a.....credible person.

Williams J. Peacock
(Official Signature.)

Justice of the Peace
(Official character.)

[SEAL]

I,.....Clerk of the County Court in and for aforesaid County and State, do certify that....., Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing a.....in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit and that his signature thereto is genuine.

Witness my hand and seal of office, this.....day of.....18

[SEAL]

Clerk of the.....

Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, if before a JUSTICE or NOTARY then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said, JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.

GENERAL AFFIDAVIT.

No. 677,664

CLAIM OF

John Sanders

Date

Co., D

3rd Reg't Caval Vols.

For

Origlan Sumner

AFFIDAVIT OF

Charles J. Brewer

FILED BY

**J. C. DEPUTRON,
ATTORNEY AT LAW,**

WASHINGTON, D. C.

GENERAL AFFIDAVIT.

State of Alabama County of Jackson SS.

In the matter of the claim of John Sanders late private in Co. 3. Regt. O. V. & Pension No 677.664

ON THIS the 10 day of March A. D. 1890 personally appeared before me, a Justice of the Peace in and for the aforesaid County, duly authorized to administer oaths, John C. Cornelison aged 56 years, a resident of Alto in the County of Jackson and State of Alabama

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to aforesaid case as follows:

The affiant states that he has lived in the neighborhood of Clayment ever since I was a small child and have known him from my youth up to the present time, affiant further states that he has worked with Clament in the Lewis field also at Log Rollings Before his Indistments in the U.S. Army, and affiant further states that he saw Clayment soon after his Return from the Service and he was not able to do but very little work and he was nearly blind with the sore eyes and Affiant further states that he has frequently heard Clament say that when he had to work in hot wither the symptoms of Chronic Diarhea and Siccipolis would over come him so that he Clament would have to set down to keep from falling, also he cant sit about too much labor in cold wether, ever since his Return from Service where he takes a little cold his Eyes Inflames he is not hardly able to do much labor from his disability from Exposure of Camp life, Claments disability 3/4

H.....Post Office address is Alto affiant.....

.....further declares that.....he has no interest in said case and.....is not concerned in its prosecution.

.....John C. Cornelison.....
(If affiant signs by mark, two persons who can write sign here.) (Signature of affiant.)

The witness should state fully, all he knows of claimant's condition, before enlistment,—at discharge—and from time to time since, so long as he has been under his observation—describing his condition and symptoms, naming his diseases and their connection with each other and with the service, locating his injuries, and estimating the degree of disability for the performance of manual labor at 1/4, 1/2, 3/4, 7/8, or 1 as the case may be.

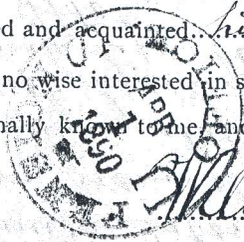
READ

State of Alabama County of Jackson SS.

Sworn to and subscribed before me, this the 15 day of March, A. D. 1890 by the above-named affiant, and I certify that I read said affidavit to said affiant including the words.....

.....erased, and the words.....

.....added and acquainted him with its contents before he.....executed the same I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and that said affiant is.....personally known to me, and that he is.....a.....credible person.



William J. Peacock
(Official Signature.)

Justice of the Peace
(Official character.)

[SEAL]

I,.....Clerk of the County Court in and for aforesaid County and State, do certify that....., Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing a.....in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit and that his signature thereto is genuine.

Witness my hand and seal of office, this.....day of.....18.....

[SEAL]

Clerk of the.....

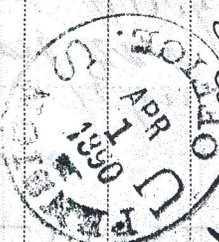
Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, if before a JUSTICE or NOTARY then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said, JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.

GENERAL AFFIDAVIT.

No. 677664

CLAIM OF

John Sanders



Date 3d Reg't of Cav Vols. Co., d

For

Origen L. Thurman

AFFIDAVIT OF

John O. Cornelison

FILED BY

J. C. DePUTRON,

ATTORNEY AT LAW,

WASHINGTON, D. C.

GENERAL AFFIDAVIT.

State of Alabama County of Jackson ss.

In the matter of the claim of John Sanders, late of Co. D. 5th Regt of Ohio Cav. Vols.

ON THIS 22nd day of November A. D. 1890 personally appeared before me, a Justice of the Peace, in and for the aforesaid County, duly authorized to administer oaths, John C. Cornelison aged 55 years, a resident of Alto in the County of Jackson and State of Alabama,

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to a foresaid case as follows:

Affiant says he has known claimant 45 yrs; he was a man of robust health and of strong build before enlistment in the U. S. Service, and when claimant came home from service, was nearly blind with sore eyes, which so affected his eyes that claimant's eyes was badly injured, which has caused him to be weak eyed or partly blind. Affiant further states that when claimant returned home, was badly afflicted with chronic diarrhea which he is yet afflicted with occasionally, but is not afflicted. Claimant further states that he has been badly afflicted with sore feet, caused by a frost bite during the war. (As said by claimant) affiant further says that claimant is badly afflicted with a dry and hacking cough, which is evidence of his having a lung disease. All the above afflicted as affiant knows of his personal knowledge having lived a neighbor to claimant before & since the war. Affiant would further states that owing to claimant's afflictions & his old age, that he is disabled from manual labor off of his time, H... Post Office address is Alto, Jackson Co. Ala

He further declares that he has no interest in said case and is not concerned in its prosecution.

(If affiant signs by mark, two persons who can write sign here.)
John C. Cornelison
(Signature of affiant.)

The witness should state fully, all he knows of claimant's condition, before enlistment, — at discharge — and from time to time since, so long as he has been under his observation — describing his condition and symptoms; naming his diseases and their connection with each other and with the service, locating his injuries, and estimating the degree of disability for the performance of manual labor at 1/4, 1/2, 3/4, or 3/4 as the case may be.

READ

State of Alabama, County of Jackson ss.

Sworn to and subscribed before me, this 22^d day of Nov, A. D. 1890 by the above-named affiant, and I certify that I read said affidavit to said affiant including the words...

...erased, and the words "with" and "war"

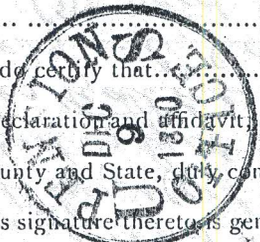
...added and acquainted him with its contents before he executed

the same, I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and that said affiant is personally known to me, and that he is a credible person.

"Certificate on file"
[SEAL]

Solomon G. Gimmeth
(Official Signature.)
Justice of the Peace
(Official Character.)

I, Clerk of the County Court in and for aforesaid County and State, do certify that Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing a in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit and that his signature thereto is genuine.



Witness my hand and seal of office, this day of 18.....

[SEAL]

Clerk of the

Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, if before a JUSTICE or NOTARY then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said, JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.

GENERAL AFFIDAVIT.

No. 677,664.

CLAIM OF

John Sanders,

Late Private Co., "D"

3^d Reg't Ohio Cav. Vols.

For

Invalid Pension

AFFIDAVIT OF

John G. Connelison



J. G. DeUTRON,

ATTORNEY AT LAW,

WASHINGTON, D. C.

GENERAL AFFIDAVIT.

State of Alabama County of Jackson ss.

In the matter of the claim of John Sanders, late of Co. D, 8th Regt. of Ohio Cav. Bn.

ON THIS 22^d day of November A. D. 1890, personally appeared before me, a Justice of the Peace in and for the aforesaid County, duly authorized to administer oaths, Harrol J. Brewer aged 50 years, a resident of Alto in the County of Jackson and State of Alabama

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to a foreshaid case as follows:

Affiant states I have known Claimant for 40 years, and up to the time of his retirement in service, was a very stout, strong and healthy man, after he came home from service he came home with a severe case of sore eyes, so much so for that affiant has seen Claimant when he had to grope his way, which caused him to be partially blind ever since. Affiant further states that Claimant states, that he came out of service with diarrhea which became chronic, and comes on Claimant periodically, affiant remembers this from the fact of being with him at a working, when Claimant would have to retire often, and on other occasions since he has noticed it until the present time, affiant would further state, Claimant's feet got frost bitten (said to have been frost bitten in service, have seen his feet nearly black, which causes Claimant to give out in his feet in walking, also affiant states that Claimant has a severe or hacking dry cough, all of these facts affiant has personal knowledge living a neighbor to Claimant and would further state from his old age now near 70 yrs old, his affliction as above stated, that he is not able to labor more than 1/3 of his time or 2/3 disabled from manual labor

(Note: Affiants should state how they gain a knowledge of the facts to which they testify.)

H. Post Office address is Alto, Jackson County, Alabama
He further declares that he has no interest in said case and is not concerned in its prosecution.

Harrol J. Brewer

(If affiant signs by mark, two persons who can write sign here.)

(Signature of affiant.)

The witness should state fully, all he knows of claimant's condition, before enlistment, — at discharge — and from time to time since, so long as he has been under his observation — describing his condition and symptoms, naming his diseases and their connection with each other and with the service, locating his injuries, and estimating the degree of disability for the performance of manual labor at 1/4, 1/2, 2/3, or 3/4 as the case may be.

READ

State of Alabama County of Jackson ss.

Sworn to and subscribed before me, this 22 day of November D. 1890 by the above-named affiant, and I certify that I read said affidavit to said affiant including the words "affiant states" and the words "increased", and the words "claimant" added and acquainted him with its contents before he executed the same, I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and that said affiant is personally known to me, and that he is a credible person.



"Certificate on file"
[SEAL]

Solomon G. Grinnett
(Official Signature)
Justice of the Peace
(Official Character)

I, Clerk of the County Court in and for aforesaid County and State, do certify that, Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing a in and for said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit and that his signature thereto is genuine.

Witness my hand and seal of office, this day of 18

[SEAL]

Clerk of the

Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, if before a JUSTICE or NOTARY then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said, JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.

GENERAL AFFIDAVIT.

No. 677 664

CLAIM OF

John Saunders

Late Private Co., D

3^d Reg't Ohio Cav. Vols.

For

Invalid Pension

AFFIDAVIT OF

Carroll J. Brewer

FILED BY

J. C. DePUTRON,

ATTORNEY AT LAW,

WASHINGTON, D. C.

The witness should state fully all he knows of claimant's condition, before enlistment,—at discharge,—and from time to time since, so long as he has been under his observation,—describing his condition and symptoms, naming his diseases and their connection with each other and with the service, locating his injuries, and estimating the degree of disability for the performance of manual labor at 1/4, 1/3, 1/2, 2/3, or 3/4 as the case may be.

READ

GENERAL AFFIDAVIT.

State of Alabama, County of Jackson 55.

In the matter of the claim of Invalid Pension of John Sanders
No. late of Co. "D" 3^d O. V. C. Reg. No. 677664

ON THIS 21st day of February A. D. 1892, personally appeared before me, a Justice of the Peace in and for the aforesaid County, duly authorized to administer oaths, John Sanders, 1st Lt., aged 70 years, a resident of Alto in the County of Jackson and State of Alabama

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to aforesaid case as follows:

When enlisted in the service at Decatur
(Note.—Affiants should state how they gain a knowledge of the facts to which they testify.)

Georgia, in August 1862, I had good strong eyes, was a man that hunted a great deal and was a man of strong robust health was mustered in with a squad of 19 Alabamians and all examined by Dr Kirkindoll Surgeon of the Brigade who pronounced me the soundest man of the whole squad. While in line of duty at Woodville, Alabama, in November 1863 I was taken with the red sore eyes, after suffering sometimes with the sore eyes I got them cured so as to be able to go on duty again, but whenever I took cold my eyes would inflame, and continued to do so until discharged, when ordered to Nashville from Macon Ga, to be discharged I took cold and eyes inflamed, and had to stay in a close room could not bear the light, he further states that they are permanently so, and not caused by vicious habits.

H. S. Post Office address is Alto, County of Jackson State Ala.
further declares that no interest in said case and not concerned in its prosecution.

John Sanders
(Signature of affiant.)

(If affiant signs by mark, two persons who can write sign here.)

paid

RECORDED

State of Alabama County of Jackson ss.

Sworn to and subscribed before me, this 22nd day of February, A. D. 1892 by the above named affiant, and I certify that I read said affidavit to said affiant, including the words ~~.....~~

~~.....~~ erased, and the words claim in 2nd line from top added, and acquainted him with its contents before he executed the same; I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and that said affiant is personally known to me, and that he is a credible person.

"certificate filed"
[SEAL]

Solomon G. Gainmett
(Official signature.)
Justice of the Peace
Official character.

..... Clerk of the County Court in and for aforesaid County and State, do certify that, Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing a in and or said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit and that his signature thereto is genuine.

Witness my hand and seal of office, this day of 18

[SEAL]

Clerk of the
Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, and sealed if the officer has a seal. If the officer has no seal then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.

GENERAL AFFIDAVIT.

No. 677664

CLAIM OF

John Sanders

Late Prior in Co. "D"

3 Reg't Ohio Cav. Vols.

FOR

Wm. Amerson

AFFIDAVIT OF

Gainmett

FILED BY

J. C. DePUTRON,

ATTORNEY AT LAW,

WASHINGTON, D. C.



The witness should state fully all he knows of claimant's condition, before enlistment,—at discharge,—and from time to time since, so long as he has been under his observation,—describing his condition and symptoms, naming his diseases and their connection with each other and with the service, locating his injuries, and estimating the degree of disability for the performance of manual labor at $\frac{1}{4}$, $\frac{1}{2}$, $\frac{3}{4}$, or $\frac{4}{4}$ as the case may be.

READ

GENERAL AFFIDAVIT.

State of Alabama County of Jackson ss.

In the matter of the claim of John Sanders for Invalid Person
Claim, late of Co "D" 3rd Cav Regt

ON THIS 27 day of February A. D. 189 2, personally appeared before me, a
Justice of the Peace in and for the aforesaid County, duly authorized to administer oaths,
James M. Worthen aged 34 years, a resident of Alto
in the County of Jackson and State of Ala

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to aforesaid case as follows:

Affiant states that before
(Note—Affiants should state how they gain a knowledge of the facts to which they testify.)
the war he was not acquainted
with claimant, but have been
acquainted with him since
affiant could first remember
and that claimant has had
the sore eyes ever since he
knew him, and had sore eyes
and further affiant considers
them permanently so, have
now become chronic, affiant
does not know the cause
or origin of his eyes being sore
more than claimant said
was caused by his having
sore eyes while in service
and taken cold in them
and was not so far as affiant
knows caused by claimant's vicious
habits

H. is Post Office address is Alto, County of Jackson, State
Ala
further declares that he has no interest in said case and is not concerned in its prosecution.

(If affiant signs by mark, two persons who can write sign here.)
James M. Worthen
(Signature of affiant.)

RECEIVED

State of Alabama County of Jackson SS.
Sworn to and subscribed before me, this 22 day of February, A. D. 1892 by the above named
affiant, and I certify that I read said affidavit to said affiant, including the words.....
.....erased, and the words.....
added, and acquainted person with its contents before me executed
the same; I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and
that said affiant..... personally known to me, and that he is a credible person.

"certificate filed"

[SEAL]

Solomon G. Grinnett
(Official signature.)
Justice of the Peace
Official character.

.....Clerk of the County Court in and for aforesaid County
nd State, do certify that....., Esq., who hath signed his name to the
oregoing declaration and affidavit, was at the time of so doing a.....in and
or said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit
and that his signature thereto is genuine.

Witness my hand and seal of office, this..... day of.....18

[SEAL]

Clerk of the.....
Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, and sealed if the officer has a seal. If the officer has no seal then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.

GENERAL AFFIDAVIT.

No. 677664

CLAIM OF

John Sanders

Late Priv. in Co., "H"

3 Reg't Ohio Cav Vols.

FOR

Unreval'd Pension

AFFIDAVIT OF

James M. Worthen

FILED BY

J. C. DePUTRON,

ATTORNEY AT LAW,

WASHINGTON, D. C.



The witness should state fully all he knows of claimant's condition, before enlistment,—at discharge,—and from time to time since, so long as he has been under his observation,—describing his condition and symptoms, naming his diseases and their connection with each other and with the service, locating his injuries, and estimating the degree of disability for the performance of manual labor at $\frac{1}{4}$, $\frac{1}{2}$, $\frac{3}{4}$, or $\frac{4}{4}$ as the case may be.

READ

GENERAL AFFIDAVIT.

State of Alabama, County of Jackson ss.

In the matter of the claim of Invalid Pension Claim of John Sanders late of Co "D" 3 CA, V. vol. 11677664.

ON THIS 22 day of February A. D. 1892, personally appeared before me, a Justice of the Peace in and for the aforesaid County, duly authorized to administer oaths, James M. Hopkins aged 69 years, a resident of Alts in the County of Jackson and State of Alabama

well known to me to be reputable and entitled to credit, and who, being duly sworn, declares in relation to aforesaid case as follows: to wit:

Affiant states as follows have known claimant

(Note.—Affiants should state how they gain a knowledge of the facts to which they testify.)

from Early boy hood, were raised together and knew him up till he went into service and since he was discharged, to the present time, heated with claimant for bees and game, never noticed or heard any thing of his eyes being sore until since the war since he came home from service his eyes have been sore was sore when I first saw him after he came out service have become chronic. Affiant further states that they are permanent, and was not caused by vicious habits that affiant knows of. Affiant further states that claimant always told affiant that they were caused by claimant to taking cold while in service

H. to Alts Post Office address is County of Jackson State
Ala further declares that has no interest in said case and is not concerned in its prosecution.

(If affiant signs by mark, two persons who can write sign here.)

James M. Hopkins
(Signature of affiant.)

State of Alabama County of Jackson SS.

Sworn to and subscribed before me, this 22 day of July, A. D. 1892 by the above named affiant, and I certify that I read said affidavit to said affiant, including the words.....

.....erased, and the words..... added, and acquainted him with its contents before he executed the same; I further certify that I am in no wise interested in said case nor am I concerned in its prosecution; and that said affiant is personally known to me, and that he is a credible person.

Certificate filed
[SEAL]

Solomon G. Ginnnett
(Official signature.)
Justice of the Peace
Official Character.

.....Clerk of the County Court in and for aforesaid County and State, do certify that....., Esq., who hath signed his name to the foregoing declaration and affidavit, was at the time of so doing a.....in and or said County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit and that his signature thereto is genuine.

Witness my hand and seal of office, this..... day of.....18

[SEAL]

Clerk of the.....

Note.—This should be sworn to before a CLERK OF COURT, NOTARY PUBLIC, or JUSTICE OF THE PEACE, and sealed if the officer has a seal. If the officer has no seal then the CLERK OF COUNTY COURT must add his certificate of character hereon, unless said JUSTICE or NOTARY has his CERTIFICATE on file in the Pension Department.



GENERAL AFFIDAVIT.

No. 677664

CLAIM OF

John Sanders

Late Poir Co., "B"

B Reg't D Cav, Vols.

FOR

Invalid Pension Claims

AFFIDAVIT OF

James M. Hartley

FILED BY

J. C. DEPUTRON,

ATTORNEY AT LAW,

WASHINGTON, D. C.

This affidavit should, if possible, be in the handwriting of the Physician. Marginal Instructions should be carefully read before beginning it.

The physician should end his testimony with the following statement, namely; "and the above testimony is in my handwriting and that in giving the same I was not aided nor prompted by any other person, nor by any printed or written recital."

PHYSICIAN'S AFFIDAVIT.

State of Alabama, County of Jackson, ss.:

In the matter of Gilly Sanders, wid. John Co D - 3 Ohio for Pension.

Personally appeared before me, a Justice of the Peace in and for aforesaid County and

State, J. W. Meid who, being duly sworn, declares, in relation to aforesaid case, as
(Name of Physician.)

follows: That his residence and P. O. Address are as follows: Milan, Jackson Co. Ala.

.....that he has been a practicing Physician for 7 years, and has
been acquainted with said soldier for about 4 years; that he has this day examined said soldier

for the purpose of ascertaining his exact present physical condition, and that he finds the same to be as follows, to wit:.....
(See marginal note.)

READ.
The physician should carefully examine the claimant, and state in medical terms all the diseases that he is now suffering from; the precise nature of each, and the extent the same would prevent a man from doing regular manual labor. If the physician has ever treated the claimant, he should give a brief statement of what his condition was during such treatment.

Affiant only visited claimant once before his death and found him suffering from fatty degeneration of the heart from which trouble he died soon afterwards

PENSION
11 JUN 14 1901
S. I. E.

RECORD DIVISION.

3-360.

Ad. Files

Laudgr. Apr. 19-01
Mid. Co. No. 462 771 Gilly
Department of the Interior,

Soldier, *John Sanders*
BUREAU OF PENSIONS,

Service, *D. M. Ohio Car. & Old Man.*
Washington, D. C., *Oct. 14. 1900, 1899*

SIR:

This Bureau is in receipt of a certificate of your official character as a *Justice of the Peace*
for *Jackson* County, *Ala.*, on *Oct. 3. 1900*, 1899, in the above cited claim.

As it is probable that many pension papers will be executed before you during your term of office, you are requested to file in this Bureau a general certificate from the County Clerk, or other proper officer, so that you may refer to the same when making your jurat on any paper to be filed in this Bureau.

Such a certificate should give your name and official character, the dates of commencement and expiration of your term of office, and should also certify to the genuineness of your signature which should appear in the margin of the certificate, together with your post-office address; and said certificate may be made on the form hereto attached.

Upon receipt of such a certificate, your name will be recognized during your term of office.

This circular should be returned with your reply.
Very respectfully,

E. J. Kennedy, Jr.

McKay Grand
Commissioner

O. W. & N. DIVISION
APR 23 1901
RECEIVED

PLEASE RETURN THIS CERTIFICATE
WITHIN THIRTY DAYS.

Copy 1 - 1900
Copy 1 - 1904
Ad. Files

J. Gilly Sanders
Am. Car. & Old Man.
Co. D - 3 - Ohio Car. & Old Man.
No. 462 771

PENSION.

AFFIDAVIT OF

FILED BY

HENRY D. PHILLIPS,

Attorney-at-Law and Solicitor.

Jack

D.C.

JUN 14 1901
RECEIVED

LANDS PATENTS
FILES.
PENSIONS.
OLD WAR & NAVY
S.

This form of fee contract is prescribed by the Commissioners of Pensions and approved by the Secretary of the Interior, July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

TO BE EXECUTED IN DUPLICATE, WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.

ATTY FILED

WHEREAS, I *Gilley Sanders widow* late a *John Sanders* in Company *3rd* of the *Ohio Cav* Regiment of *Volunteers*, war of *1861* having made application for pension under the laws of the United States,

NOW THIS AGREEMENT WITNESSETH, That for and in consideration of services done and to be done in the premises, I hereby agree to allow my attorney, HENRY D. PHILLIPS, the fee of twenty-five dollars, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fee shall not be demanded by or payable to my said attorney, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to him in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, U. S.

Lexie Moore *Gilley Sanders*
Gilley A. Reese *Francisco Ala*
(Two Witnesses' Signatures.) (Post Office Address.)

State of *Indiana*, County of *Franklin*, ss.

BE IT KNOWN that on this, the *13* day of *March* A.D. 190*1*, personally appeared *Gilley Sanders* the above named, who, after having read over to *her*, in the hearing and presence of the two attesting witnesses, the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be *her* free act and deed.

[L. S.] *H. R. Moore* (Official Signature)

And now, to wit, this *9th* day of *April* A.D. 190*1*, I accept the provisions contained in the foregoing articles of agreement, and will, to the best of my ability, endeavor faithfully to represent the interest of the claimant in the premises. I hereby certify that I have received from the claimant above named the sum of *(nothing)* dollars, and no more *(nothing)* dollars being for fee, and the sum of *(nothing)* dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant as required by law, in excess of the fee above named, the said attorney making no charge therefor.

Witness my hand the year and day above written.

State of *New Jersey*, County of *Union*, ss.

Personally came HENRY D. PHILLIPS, whom I know to be the person he represents himself to be, and who having signed above acceptance of agreement, acknowledged the same to be his free act and deed.

Witness my hand and seal this *9th* day of *April* 190*1*.

H. D. Phillips
H. G. Clewley
M. P.



COMMISSIONER'S APPROVAL.

APPROVED FOR..... DOLLARS, and payable to HENRY D. PHILLIPS, the recognized attorney.

Commissioner of Pensions.

B

FEE AGREEMENT.

McC 46271. OK MAB

CLAIM OF

Gilly Sanders
widow of Jno. Sanders.
Co. D - 3rd Reg't.

Ohio Cav Vols.
Oldham

FOR PENSION.

U. S. WAR & NAVAL FILES.
APR 18 1901

APR 15 1901

FILED BY

HENRY D. PHILLIPS,

ATTORNEY-AT-LAW AND SOLICITOR.



Notice to Claimant.—This contract is permissible under the law, but not compulsory. Read the following copy of the statute.

BE IT ENACTED by the Senate and House of Representatives of the United States of America in Congress assembled :

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows :

"SEC. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25 ; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land shall be allowed : *Provided*, That in all claims allowed since June 20th, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension, and the pension agent to pay the same to the recognized attorney."

SEC. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows :

"SEC. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement, without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in the claims for original pensions, claims for increase of pensions on account of new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in cases of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them : *Provided*, That no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed : *And provided further*, That no fee shall be demanded, received or allowed in any claim for arrears of pension or arrears of increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claim in which such arrears of pension or of increase of pension may be allowed."

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof, paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant, shall be deemed guilty of a misdemeanor : and upon conviction thereof shall for every such offence be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court.

APPROVED JULY 4th, 1884.

This form of fee contract is prescribed by the Commissioners of Pensions and approved by the Secretary of the Interior, July 8, 1884, under the provisions of the Act of Congress approved July 4, 1884.

TO BE EXECUTED IN DUPLICATE, WITHOUT ADDITIONAL COST TO CLAIMANT.

ARTICLES OF AGREEMENT.

ATTACHED

WHEREAS, I Gilly Sanders widow
of Gno. Sanders late a
in Company D of the 3rd Regiment of Ohio Cav. Volunteers,
war of 1861 having made application for pension under the laws of the United States,

NOW THIS AGREEMENT WITNESSETH, That for and in consideration of services done and to be done in the premises, I hereby agree to allow my attorney, HENRY D. PHILLIPS, the fee of twenty-five dollars, which shall include all amounts to be paid for any services in the furtherance of said claim; and said fee shall not be demanded by or payable to my said attorney, in whole or in part, except in case of the granting of my pension by the Commissioner of Pensions; and then the same shall be paid to him in accordance with the provisions of sections 4768 and 4769 of the Revised Statutes, U. S.

Lexie Moore
Gilio J. Percy
(Two Witnesses' Signatures.)

Gilly Sanders
(Signature of Claimant.)
Francisco aka
(Post Office Address.)

State of _____, County of _____, ss.

BE IT KNOWN that on this, the 13 day of March A.D. 1901, personally appeared Gilly Sanders the above named, who, after having read over to her, in the hearing and presence of the two attesting witnesses, the contents of the foregoing articles of agreement, voluntarily signed and acknowledged the same to be her free act and deed.

[L. S.]

H. D. Phillips
(Official Signature)

And now, to wit, this 9th April day of March A.D. 1901, I accept the provisions contained in the foregoing articles of agreement, and will, to the best of my ability, endeavor faithfully to represent the interest of the claimant in the premises. I hereby certify that I have received from the claimant above named the sum of nothing dollars, and no more nothing dollars being for fee, and the sum of nothing dollars being for postage and other expenses. And that these agreements have been executed in duplicate without additional cost to the claimant as required by law, in excess of the fee above named, the said attorney making no charge therefor.

Witness my hand the year and day above written.

State of New Jersey, County of Mercer

Personally came HENRY D. PHILLIPS, whom I know to be the person he represents himself to be, and who having signed above acceptance of agreement, acknowledged the same to be his free act and deed.

Witness my hand and seal this 9th day of April 1901.

H. D. Phillips
H. D. Phillips
N. J.



COMMISSIONER'S APPROVAL.

APPROVED FOR..... DOLLARS, and payable to HENRY D. PHILLIPS, the recognized attorney.

Commissioner of Pensions.

statute.

BE IT ENACTED by the Senate and House of Representatives of the United States of America in Congress assembled :

SEC. 3. That section 4785 of the Revised Statutes is hereby re-enacted and amended so as to read as follows :

"SEC. 4785. No agent or attorney or other person shall demand or receive any other compensation for his services in prosecuting a claim for pension or bounty land than such as the Commissioner of Pensions shall direct to be paid to him, not exceeding \$25; nor shall such agent, attorney or other person demand or receive such compensation, in whole or in part, until such pension or bounty land shall be allowed: *Provided*, That in all claims allowed since June 20th, 1878, where it shall appear to the satisfaction of the Commissioner of Pensions that the fee of \$10, or any part thereof, has not been paid, he shall cause the same to be deducted from the pension, and the pension agent to pay the same to the recognized attorney."

SEC. 4. That section 4786 of the Revised Statutes is hereby amended so as to read as follows :

"SEC. 4786. The agent or attorney of record in the prosecution of the case may cause to be filed with the Commissioner of Pensions duplicate articles of agreement, without additional cost to the claimant, setting forth the fee agreed upon by the parties, which agreement shall be executed in the presence of and certified by some officer competent to administer oaths. In all cases where application is made for pension or bounty land, and no agreement is filed with the Commissioner as herein provided, the fee shall be \$10 and no more. And such articles of agreement as may hereafter be filed with the Commissioner of Pensions are not authorized, nor will they be recognized except in the claims for original pensions, claims for increase of pensions on account of new disability, in claims for restoration where a pensioner's name has been or may hereafter be dropped from the pension rolls on testimony taken by a special examiner, showing that the disability or cause of death, on account of which the pension was allowed, did not originate in the line of duty, and in cases of dependent relatives whose names have been or may hereafter be dropped from the rolls on like testimony, upon the ground of non-dependence, and in such other cases of difficulty and trouble as the Commissioner of Pensions may see fit to recognize them: *Provided*, That no greater fee than \$10 shall be demanded, received or allowed in any claim for pension or bounty land granted by special act of Congress, nor in any claim for increase of pension on account of the increase of the disability for which the pension had been allowed: *And provided further*, That no fee shall be demanded, received or allowed in any claim for arrears of pension or arrears of increase of pension allowed by any act of Congress passed subsequent to the date of the allowance of the original claim in which such arrears of pension or of increase of pension may be allowed."

And if in the adjudication of any claim for pension in which such articles of agreement have been or may hereafter be filed it shall appear that the claimant had, prior to the execution thereof paid to the attorney any sum for his services in such claim, and the amount so paid is not stipulated therein, then every such claim shall be adjudicated in the same manner as though no articles of agreement had been filed, deducting from the fee of \$10 allowed by law such sum as claimant shall show that he has paid to his said attorney.

Any agent or attorney or other person instrumental in prosecuting any claim for pension or bounty land who shall directly or indirectly contract for, demand or receive or retain any greater compensation for his services or instrumentality in prosecuting a claim for pension or bounty land than is herein provided, or for payment thereof at any other time or in any other manner than is herein provided, or who shall wrongfully withhold from a pensioner or claimant the whole or any part of the pension or claim allowed and due such pensioner or claimant, or the land warrant issued to any such claimant, shall be deemed guilty of a misdemeanor: and upon conviction thereof shall for every such offence be fined not exceeding \$500, or imprisoned at hard labor not exceeding two years, or both, in discretion of the court.

APPROVED JULY 4th, 1884.

B

FEE AGREEMENT.

No. 462771
CLAIM OF
Gilly Sanders
widow of Jas. Sanders
Co. D 3"
Ohio Cav. Vols.

FOR PENSION.

FILED BY
HENRY D. PHILLIPS,
ATTORNEY-AT-LAW AND
SOLICITOR.



Act of June 27, 1890.

As Amended by Act of May 2, 1900

A DECLARATION FOR WIDOW'S PENSION. A

STATE OF Alabama }
COUNTY OF Jackson } ss.

On this 3rd day of October, A. D. one thousand nine hundred and ninety-
personally appeared before me, a Justice of the Peace within and for the county and
State aforesaid, Gilly Sanders, aged 65 years,
a resident of Francisco, county of Jackson
State of Alabama, who, being duly sworn according to law, makes the following declaration
in order to obtain pension under the provisions of the act of Congress approved June 27, 1890.

That she is the widow of John Sanders, who was
Enrolled under the name of John Sanders
at Nashville Tennessee on the 27th day of August, 1862
as a Private in Co. D. 3rd Regiment Ohio Volunteer Cavalry
and honorably discharged in June, 1865, having served ninety days or more during the late
war of the rebellion. That the soldier was not in the military or naval service of the United States except as stated above.
Except a little over six months service in the latter part
of the Seminole war as a private in said war.

That she was married under the name of Gilly Anderson to said soldier
at in Jackson county Ala on the 17th day of Dec., 1861,
by Noah Shelton J.P.; that there was no legal barrier to the marriage;
that she had been previously married; that the soldier had been previously married.
The wife of said soldier died in June 1858 in Jackson Co. Ala.
The husband of claimant died in January 1859 in Jackson Co. Ala.

That the said soldier died August 11th, 1876, at in Jackson county Ala.;
that she was not divorced from him; that she has not remarried since his death; and that she is without other means of support
than her daily labor.

That the said soldier left the following-named children who are now living and under sixteen years of age, to wit:
born, 18, at.

That she has heretofore applied for pension. Number of Pension Certificate 462, 771
as widow of John Sanders, Private Co. D. 3rd Regiment Ohio Volunteer Cavalry

That she hereby appoints
HENRY D. PHILLIPS, OF WASHINGTON, D. C.
her true and lawful attorney to prosecute this claim. That her POST-OFFICE ADDRESS is Francisco
county of Jackson, State of Alabama
Attest: (1) J. W. Rich Gilly Sanders
(2) Nora Kennedy mark [Claimant's signature.]



Also personally appeared J. W. Rich....., residing at Francisco, Ala.
 and Nora Kennedy....., residing at Francisco, Ala., persons whom I
 certify to be respectable and entitled to credit, and who, being by me duly sworn, say they were present and saw.....
Gilly Sanders.....the claimant, sign her name (or make her mark) to the foregoing
 declaration; that they have every reason to believe, from the appearance of said claimant and their acquaintance with her
 of one day.....years and eight months.....years respectively, that she is the identical person she
 represents herself to be; and that they have no interest in the prosecution of this claim.

J. W. Rich
Nora Kennedy
 [Signatures of witnesses.]

SWORN to and subscribed before me this 3rd day of October, A. D. 1900

and I hereby certify that the contents of the above declaration, etc., were fully made
 known and explained to the applicant and witnesses before swearing, including the
 words....., erased, and the
 words....., added; and that
 I have no interest, direct or indirect, in the prosecution of this claim.

[L. S.]

E. J. D. Kennedy
 [Signature.]
Justice of the Peace
 [Official character.]

To be executed before some officer of a court of record having custody of its seal, a notary public, justice of the peace, or other officer authorized to administer oaths for general purposes. If such officer is not required by law to have and use a seal, his official character, signature and term of office must be certified by the proper State, county or city officer, under his official seal, unless such a certificate has been filed in the Bureau of Pensions for general reference.
 Testimony in support of allegations made in a declaration may be taken before any officer whose authority and signature are duly certified, and who shall disclaim any interest, direct or indirect, in the prosecution of the claim.

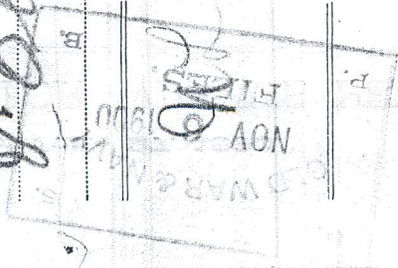
9 Oct 798, 464-28A
 Act of June 27, 1890.

CLAIM FOR PENSION

WIDOW.

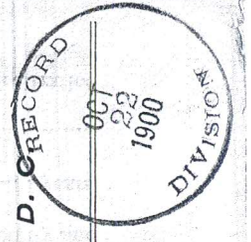
Claimant Gilly Sanders
 Soldier John Sanders
 Service U. S. "Ohio" Cav.

U. S. Civil War



FILED BY
HENRY D. PHILLIPS.

LAW OFFICES:
470 LOUISIANA AVENUE,



Wm - June 3/07

[No. 5.]

WIDOW'S DECLARATION FOR PENSION OR INCREASE OF PENSION.

State of Louisiana, County of Franklin, ss:

ON THIS 13 day of March, A. D. one thousand nin hundred and one, personally appeared before me, W. M. Moore of the Notary Public, a Court of Record within and for the County and State aforesaid, Gilly Sanders, aged 65 years, who being duly sworn according to law, makes the following declaration in order to obtain the Pension provided by Acts of Congress granting pension to widows: That she is the widow of John Sanders, who was under the name of John Sanders, at Franklin, on the 11 day of August, A. D. 1 856, in Co. D. 3rd. Regt. Ohio Cav.

(Company and Regiment of Service, if in the Army; or Vessel and Rank, if in the Navy.)
in the war of Between the States, who Contracted shingles
and heart disease that produced his
death
(State nature of wounds, and all circumstances attending them, or the disease and manner in which it was incurred, in either case showing soldier's death to have been the sequence.)

who bore at the time of his death the rank of Private in Co. D. 3rd. Regt. Ohio Cav.
("In the service aforesaid," or otherwise.)

that she was married under the name of John Sanders to said John Sanders, on the 18 day of Dec A. D. 1861, by John Patton JP, at Jackson Ala, there being no legal barrier to such marriage; that neither she nor her husband had been previously married; I had been. My first husband John Anderson
(If either have been previously married, so state, and give date of death or divorce of former spouse.)
died in Jan. 12 1868

; that she has to present date remained his widow; that the following are the names and dates of birth of all his legitimate children yet surviving who were under sixteen years of age at father's death, viz:
none under 16 years at time of his death

that she has not abandoned the support of any one of her children, but that they are still under her care or maintenance. All my children married
(For such children as are not under her care claimant should account.)

that she has not in any manner engaged in, or aided or abetted, the rebellion in the United States; that no prior application has been filed and she is now on pension
(If prior application has been filed, either by soldier or widow, so state, giving number assigned to it.)

calls at \$8. per month with \$12; that she hereby appoints, with full power of substitution and revocation, C. D. Phillips of Washington D.C., her attorney, to prosecute the above claim; that her residence is No. Franklin street and her Post Office address is Jackson Ala

Lexie Moore
Gillic S. Passy
(Two witnesses who can write, sign here.)

Gilly Sanders
(Signature of Claimant.)



ATTY FILED

Also personally appeared Miss Lizzie Moore, residing at Huntland Tenn, and Miss Lucie A. Pears residing at Francisco Ala, persons whom I certify to be respectable and entitled to credit, and who, being by me duly sworn, say that they were present and saw Miss Lizzie Sanders, the claimant, sign her name (make her mark) to the foregoing declaration; that they have every reason to believe, from the appearance of said claimant and their acquaintance with her, that she is the identical person she represents herself to be; and that they have no interest in the prosecution of this claim.

Lizzie Moore
Lucie A. Pears
(If Affiants sign by mark, two persons who can write, sign here.)
Signatures of witnesses

Lizzie Sanders
Francisco Ala
(Signature of Affiant.)

Sworn to and subscribed before me, this 13 day of March, A. D. 1901, and I hereby certify that the contents of the above declaration, &c., were fully made known and explained to the applicant and witnesses, before swearing, including the words.....erased, and the words.....added; and that I have no interest, direct or indirect, in the prosecution of this claim.

H. R. Moore
(Official Signature.)
Notary Public
(Official Character.)
Huntland Tenn

[L. S.]

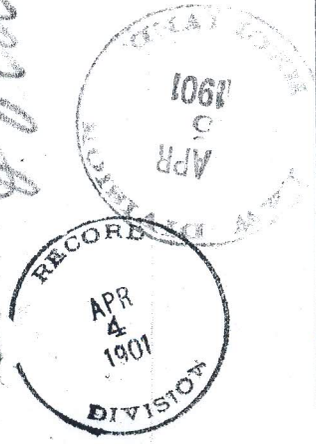
To be executed before a Court of Record or some officer thereof having custody of its seal, a Notary Public, or Justice of the Peace, whose official signature shall be verified by his official seal, and in case he has none, his signature and official character shall be certified by a Clerk of a Court of Record, or a City or County Clerk.

90261-700
2, W. off. 4627718
Di. off. 798,4678

WIDOW.
CLAIM FOR PENSION

Lizzie Sanders, Applicant.
Widow of Jas Sanders
D-3" Reg't.
Ohio Cav. Vols.

W. Oldham



FILED BY
H. D. Phillips
Washington D. C.

Printed and for sale by J. F. Sherry, Claim Blank Printer, No. 623 D Street, N. W., Washington, D. C.

27-10 m. m.

WIDOW'S PENSION

Res. issue to allow under the general law. # of. No. 462771

Claimant Lilly Sanders Soldier John Sanders
 P. O. San Francisco ✓ Rank Private, Co. D ✓
 County Jackson, State Alabama Regiment 3" Ohio Vol. Cav.
 Rate, \$ _____ per month, commencing _____, 18 _____, and _____

and two dollars a month additional for each child, as follows:

By former marriage.	{ Born, _____, 18 _____ }	} Commencing _____, 18 _____
	{ Sixteen, _____, 18 _____ }	
	{ Born, _____, 18 _____ }	} " _____, 18 _____
	{ Sixteen, _____, 18 _____ }	
	{ Born, _____, 18 _____ }	} " _____, 18 _____
	{ Sixteen, _____, 18 _____ }	
By last marriage.	{ Born, _____, 18 _____ }	} " _____, 18 _____
	{ Sixteen, _____, 18 _____ }	
	{ Born, _____, 18 _____ }	} " _____, 18 _____
	{ Sixteen, _____, 18 _____ }	
	{ Born, _____, 18 _____ }	} " _____, 18 _____
	{ Sixteen, _____, 18 _____ }	
	{ Born, _____, 18 _____ }	} " _____, 18 _____
	{ Sixteen, _____, 18 _____ }	

Payments on all former certificates covering any portion of same time to be deducted.

All pension to terminate _____, 18 _____, date of _____

RECOGNIZED ATTORNEY:

REJECTED

Name N. D. Phillips ✓ Fee \$ _____ to pay. Sept 27, 1901
 P. O. Washington, D.C. Articles filed April 12, 1901

APPROVALS:

Submitted for rejection August 21, 1901, J. G. Johnston, Examiner. ✓
 Approved for rejection no record of soldier's fatal disease of heart, origin of not medical or other witness accepted, death resulted from of its existence prior to death
just before death. Manifest inability of claimant to show death from
said cause as charged to his military service, thirty-one years previously. which has been legally accepted,
Aug. 30, 1901, Legal Reviewer. 18, Medical Reviewer.
Sept 7, 1901 J. M. Griffel, Re-Reviewer. 18, Medical Referee.

IMPORTANT DATES:

Enlisted <u>August 27</u> , 18 <u>62</u>	Invalid application filed <u>July 21</u> , 18 <u>90</u>
Mustered _____, 18 _____	Invalid last paid to _____, 18 _____
Discharged <u>June 17</u> , 18 <u>65</u>	Former marriage of soldier <u>& child.</u> , 18 <u>58</u> <u>Death former husband</u>
Died <u>August 11</u> , 18 <u>96</u>	Death of former wife <u>about</u> , 18 <u>57</u> <u>" " " before mar. to claimant.</u>
Declaration filed <u>March 30</u> , 18 <u>91</u>	Claimant's marriage to soldier <u>December 19</u> , 18 <u>61</u> .

(Signs by mark) Rej: Death not due to service ✓

O. W. and N. Div.

no see.

400
O. Kom

(3-128 a.)

ACT OF JUNE 27, 1890.

WIDOW'S PENSION. 640,763.

Claimant Gilly Sanders, Soldier John Sanders,
 P. O. Mud Creek, Rank Pvt., Co. D.
 County Jackson, State Ala., Regiment 3 Ohio Vol. Cav.

Rate, \$8 per month, commencing Sept. 10, 1896, and \$2 per month additional for each child, as follows:

_____	{ Born, _____, 18 . }	_____	_____
_____	{ Sixteen, _____, 18 . }	Commencing _____, 18 .	_____
_____	{ Born, _____, 18 . }	_____	_____
_____	{ Sixteen, _____, 18 . }	Commencing _____, 18 .	_____
_____	{ Born, _____, 18 . }	_____	_____
_____	{ Sixteen, _____, 18 . }	Commencing _____, 18 .	_____
_____	{ Born, _____, 18 . }	_____	_____
_____	{ Sixteen, _____, 18 . }	Commencing _____, 18 .	_____
_____	{ Born, _____, 18 . }	_____	_____
_____	{ Sixteen, _____, 18 . }	Commencing _____, 18 .	_____
_____	{ Born, _____, 18 . }	_____	_____
_____	{ Sixteen, _____, 18 . }	Commencing _____, 18 .	_____

Payments on all former certificates covering any portion of same time to be deducted.

All pension to terminate _____, 189____, date of _____

RECOGNIZED ATTORNEY:

Name James Beeson, Fee \$ 10 Agent to pay.
 P. O. Scottsboro, Ala. Articles Filed _____, 189____

APPROVALS:

Submitted for al., April 16, 1898, A. S. Starnes, Examiner. W

Approved for Admission

April 22, 1898, Ford, Legal Reviewer.

The soldier was pensioned at \$ 10 per month for rheumatism and disease of eyes.
 Enlisted Fla. Ind. Cav 1836-37, 18 . Soldier's app'n filed July 21, 1890.
service not found, 18 . Clt's app'n under other laws none, 18 .
 Re-enlisted 3 Ohio Cav. - Aug. 27, 1862. Former marriage of each, 18 .
honorably disch'd June 17, 1865. Death of former husband, 1858.
Aug. 11, 1896. " first wife about 1857 & second wife before mar. to Clt.
 Died. Clt's marriage to soldier Dec. 19, 1861.
 Declaration filed Sep. 10, 1896. Clt Not remarried _____, 18 .

Claimant is _____ without other means of support than her daily labor,

Claimant signed by mark.

Additional Evidence ORIGIN OF DISABILITY.

Before filling in this affidavit, the witness should read carefully the marginal instructions and conform thereto in every particular as far as his knowledge of the facts will allow. Comrades' evidence will not be accepted if an officer's can be had. Prepare your Statement on a separate piece of paper, correct it carefully, and then transfer it to this blank.

State of Alabama County of Jackson SS:

In the matter of pension claim of Gilly Sanders Wid. of John Sanders
late of Co. "D", 3rd Reg't Ohio Vols.,

PERSONALLY APPEARED on this 4th day of Feb., A. D. 1897, before me,
a Justice of the Peace in and for the aforesaid County, duly authorized to administer
oaths, Martha Susan Hill aged 22 years, whose Post Office

Instructions.

Witness will add a statement in narrative form showing such of the following facts as he has personal knowledge of:

1. State the name or nature of the disease of disability, wound or injury, and in what particular part of the body located, and, if a rupture, whether you saw it at the time, or at any time thereafter while in the service, stating about the date.

2. State what caused the disability and upon what particular duty the soldier was engaged at the time it was incurred. If on special duty state by whose orders he was acting.

3. State how the soldier's disability continued to effect him so long as he remained in the service, giving dates or periods of time as near as you can.

4. State your source of information, whether present at time and place, and an eye witness to the facts related.

address is Mudd Creek, County of Jackson

and State of Alabama, who being duly sworn declares in relation to aforesaid

case as follows: I saw John Sanders after he was dead and

saw him buried. I know that his widow has not re-

married since his death - if she had I would have known

it. I also know that she was never divorced from her

husband. This was written in my presence and

according to my own statements. She had been

divorced or remarried any relations with her are such that

I would have known it.

Also appeared Joseph B. Humphreys, age 21, whose

P.O. address is Mudd Creek Jackson Co Alabama

who being duly sworn deposes and says: I saw John

Sanders die and saw him buried, on the 11th day

of Aug. 1896. I know that his widow Gilly has not

since remarried. I know that she was never divorced

from her husband and if she had been I would

have known it. This was written in my presence,

and as I made the statements. Deponents both

say that they are not interested in the prosecution of this claim.

I am not interested in said claim nor concerned in its prosecution. My knowledge of the foregoing

facts was obtained as follows: we are the daughter of John and Gilly Sanders
and grandson of John Sanders and have known both all of our lives.

If the affiant makes his mark, two persons must attest by writing their names on the lines below.

1. W. J. Cunningham

2. H. M. Cunningham

Death sold.
No div. + non-mar.

Martha Susan Hill
her

(Affiant's Signature)

Joseph B. Humphreys
Rain, Co. and Reg't of Ohio

SWORN to and subscribed before me and I hereby certify that I am in nowise interested in said claim, nor am I concerned in its prosecution, and that I read the foregoing affidavit to said affiant, and acquainted him with its contents before he executed the same

See note No. 2 below.

WITNESS my hand and seal, this 4th day of Feb, 1897.

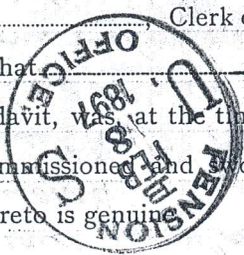
[L. S.]

John H. Mendenhall
Justice of The Peace

NOTES.

NOTE.—This may be executed before any officer authorized to administer oaths for general purposes. If such officer uses a seal, certificate of Clerk of Court is not required. If no seal is used, then such certificate must be attached, unless heretofore filed. Every witness should write his name, no matter how poorly he may write it or how long it may take him to do it. But if the witness signs by X mark, the officer administering the oath should first carefully read and explain the affidavit, and satisfy himself that its contents are understood and add the following additional certificate in writing. 'I further certify that I am satisfied from examination of the witness that he fully understood the same'.

I, Clerk of Court in aforesaid County and State, do certify that Esq., who hath signed his name to the foregoing affidavit, was at the time of so doing, a in and aforesaid County and State, duly commissioned and sworn; that all his official acts are entitled to full faith and credit, and that his signature thereto is genuine.



WITNESS my hand and seal of office, this day of 1897.

[SEAL.]

Clerk of the

No. 646,763

Guly
John Savaturo
Co. "D", 3rd Regt Ohio Vols.

AFFIDAVIT OF

Martha Susan Hill
and
Pray B. Humphreys

ORIGIN OF DISABILITY

FILED BY

James Beeson
Scottsboro Ala